Attomeys for Plaintiff, Jessie Phillips, Lizette Radovic, Esq. (La. Bar # 26425) Miller-Radovic, L.L.C 650 Poydras St. Suite 1400 New Orleans, LA 70130 (504)566-0683 FAX (504)617-0087 LMLegal@cox.net and John Venezia, Esq. (La. Bar #23963) Law Office of John A. Venezia PLC 110 Veterans Blvd. Suite 330 Metairie, LA 70005 (504)486-3910 FAX (504)486-3913 John@venezialaw.net NRE: BEXTRA AND CELEBREX OT-1468 CRB (remove Case 07-0139) MARKETING SALES PRACTICES AND PRODUCT LIABILITY LITIGATION MDL NO. 1699 District Judge: Charles R. Breyer Plaintiff Name(s), Jessie Phillips Dismissal With PREJUDICE	- 1			
UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA Case Specific Number M:05-CV-01699 O7-1468 CRB (remove Case 07-0139) MDL NO. 1699 District Judge: Charles R. Breyer Plaintiff Name(s), Jessie Phillips Plaintiffs, Plaintiffs, Pfizer, Inc., et al. Pfizer, Inc., et al. Come now the Plaintiff, JESSIE PHILLIPS, and Defendants, by and through the undersigned attorneys, pursuant to Federal Rule of Civil Procedure, Rule 41(a), and hereby stipulate to the dismissal of this action with prejudice with each side bearing its own attorneys' fees and costs. DATED: July 3, 2009 By: Attorneys for Plaintiff, Jessie Phillips Attorneys for Plaintiff, Jessie Phillips	2 3 4 5 6	Radovic, L.L.C 650 Poydras St. Suite 1400 New (504)617-6087 LMLegal@cox.net and John Ven A. Venezia PLC 110 Veterans Blvd. Suite 330 M	Orleans, LA 70130 (504)566-0683 FAX ezia, Esq. (La. Bar #23963) Law Office of John	
NORTHERN DISTRICT OF CALIFORNIA NORTHERN DISTRICT OF CALIFORNIA Case Specific Number M:05-CV-01699 07-1468 CRB (remove Case 07-0139) MARKETING SALES PRACTICES AND PRODUCT LIABILITY LITIGATION Plaintiff Name(s), Jessie Phillips Plaintiffs, Plaintiffs, Plaintiffs, Pfizer, Inc., et al. Defendants. Come now the Plaintiff, JESSIE PHILLIPS, and Defendants, by and through the undersigned attorneys, pursuant to Federal Rule of Civil Procedure, Rule 41(a), and hereby stipulate to the dismissal of this action with prejudice with each side bearing its own attorneys' fees and costs. DATED: July 3, 2009 By: Lizerte Radovic (La, Hau Yas) Attorneys for Plaintiff, Jessie Phillips	1			
11 12	9	UNITED STATES DISTRICT COURT		
Case Specific Number M:05-CV-01699 O7-1468 CRB (remove Case 07-0139)	10	NORTHERN DISTRICT OF CALIFORNIA		
Case Specific Number M:05-CV-01699 IN RE: BEXTRA AND CELEBREX MARKETING SALES PRACTICES AND PRODUCT LIABILITY LITIGATION Plaintiff Name(s), Jessie Phillips Plaintiffs, Plaintiffs, Pfizer, Inc., et al. Come now the Plaintiff, JESSIE PHILLIPS, and Defendants, by and through the undersigned attorneys, pursuant to Federal Rule of Civil Procedure, Rule 41(a), and hereby stipulate to the dismissal of this action with prejudice with each side bearing its own attorneys' fees and costs. DATED: July 3, 2009 By: Lizette Radonic (Lq, #au 425) Attorneys for Plaintiff, Jessie Phillips	11			
IN RE: BEXTRA AND CELEBREX MARKETING SALES PRACTICES AND PRODUCT LIABILITY LITIGATION Plaintiff Name(s), Jessie Phillips Plaintiffs, Plaintiffs, Plaintiffs, Pfizer, Inc., et al. Pfizer, Inc., et al. Defendants. Come now the Plaintiff, JESSIE PHILLIPS, and Defendants, by and through the undersigned attorneys, pursuant to Federal Rule of Civil Procedure, Rule 41(a), and hereby stipulate to the dismissal of this action with prejudice with each side bearing its own attorneys' fees and costs. DATED: July 3, 2009 By: Lizette Radovic (La Hau 425) Attorneys for Plaintiff, Jessie Phillips	12			
MARKETING SALES PRACTICES AND PRODUCT LIABILITY LITIGATION MDL NO. 1699 District Judge: Charles R. Breyer Plaintiff Name(s), Jessie Phillips Plaintiffs, Plaintiffs, Pfizer, Inc., et al. Defendants. Come now the Plaintiff, JESSIE PHILLIPS, and Defendants, by and through the undersigned attorneys, pursuant to Federal Rule of Civil Procedure, Rule 41(a), and hereby stipulate to the dismissal of this action with prejudice with each side bearing its own attorneys' fees and costs. DATED: July 3, 2009 By: Li Zette Radonic (La, Hau 425) Attorneys for Plaintiff, Jessie Phillips	13			
District Judge: Charles R. Breyer Plaintiff Name(s), Jessie Phillips	14	MARKETING SALES PRACTICES AND)		
Plaintiff Name(s), Jessie Phillips Plaintiffs, STIPULATION AND ORDER OF DISMISSAL WITH PREJUDICE Vs. Pfizer, Inc., et al. Come now the Plaintiff, JESSIE PHILLIPS, and Defendants, by and through the undersigned attorneys, pursuant to Federal Rule of Civil Procedure, Rule 41(a), and hereby stipulate to the dismissal of this action with prejudice with each side bearing its own attorneys' fees and costs. DATED: July 3, 2009 By: Lyzette Radowc (Landau Yas) Attorneys for Plaintiff, Jessie Phillips 1.	15			
Plaintiffs, Plaintiffs, Pfizer, Inc., et al. Defendants. Come now the Plaintiff, JESSIE PHILLIPS, and Defendants, by and through the undersigned attorneys, pursuant to Federal Rule of Civil Procedure, Rule 41(a), and hereby stipulate to the dismissal of this action with prejudice with each side bearing its own attorneys' fees and costs. DATED: July 3, 2009 By: Li Zette Radovic (La, Hautas) Attorneys for Plaintiff, Jessie Phillips	16)	
DISMISSAL WITH PREJUDICE Vs. Pfizer, Inc., et al. Defendants. Come now the Plaintiff, JESSIE PHILLIPS, and Defendants, by and through the undersigned attorneys, pursuant to Federal Rule of Civil Procedure, Rule 41(a), and hereby stipulate to the dismissal of this action with prejudice with each side bearing its own attorneys' fees and costs. DATED: July 3, 2009 By: Lizette Radovic (La Hauyas) Attorneys for Plaintiff, Jessie Phillips	17	Plaintiff Name(s), Jessie Phillips))	
Pfizer, Inc., et al. Defendants. Come now the Plaintiff, JESSIE PHILLIPS, and Defendants, by and through the undersigned attorneys, pursuant to Federal Rule of Civil Procedure, Rule 41(a), and hereby stipulate to the dismissal of this action with prejudice with each side bearing its own attorneys' fees and costs. DATED: July 3, 2009 By: Lizette Radovic (La #au 425) Attorneys for Plaintiff, Jessie Phillips	18	Plaintiffs,		
Defendants. 21 22 Come now the Plaintiff, JESSIE PHILLIPS, and Defendants, by and through the undersigned attorneys, pursuant to Federal Rule of Civil Procedure, Rule 41(a), and hereby stipulate to the dismissal of this action with prejudice with each side bearing its own attorneys' fees and costs. 23 DATED: July 3, 2009 By: Altorneys for Plaintiff, Jessie Phillips Attorneys for Plaintiff, Jessie Phillips	19	vs.))	
Come now the Plaintiff, JESSIE PHILLIPS, and Defendants, by and through the undersigned attorneys, pursuant to Federal Rule of Civil Procedure, Rule 41(a), and hereby stipulate to the dismissal of this action with prejudice with each side bearing its own attorneys' fees and costs. DATED: July 3, 2009 By: Stipulate Radovic (La, #26425) Attorneys for Plaintiff, Jessie Phillips 1-	20	Pfizer, Inc., et al. Defendants.))	
Come now the Plaintiff, JESSIE PHILLIPS, and Defendants, by and through the undersigned attorneys, pursuant to Federal Rule of Civil Procedure, Rule 41(a), and hereby stipulate to the dismissal of this action with prejudice with each side bearing its own attorneys' fees and costs. DATED: July 3, 2009 By: Lizette Radovic (La, #au4as) Attorneys for Plaintiff, Jessie Phillips	21			
-1-	23 24 25 26 27	undersigned attorneys, pursuant to Federal Rule of Civil Procedure, Rule 41(a), and hereby stipulate to the dismissal of this action with prejudice with each side bearing its own attorneys' fees and costs.		
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2	DATED: July 20, 2009 By:	
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4	DLA PIPER LLP (US) 1251 Avenue of the Americas	
5	New York, NY 10020 Telephone: (212) 335-4500	
6	Facsimile: (212) 335-4501 Defendants' Liaison Counsel	
7	Dejendanis Lidison Counsei	
8		
9		
10	PURSUANT TO THE TERMS SET FORTH IN THE PARTIES' STIPULATION, IT IS SO ORDERED.	
11		
12	Dated: 111 2 3 2009	
13	Hon. Charles R. Breyer United States District Court	
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	-2- STIPULATION AND ORDER OF DISMISSAL WITH PREJUDICE	